

Community Program Agreement

1. Introduction

1.1 This agreement (the “Agreement”) forms a legally binding contract between you and LINE in relation to your contribution of your Community Program (as defined in 1.3 below) to the LINE’s certain website currently entitled as “LINE Developers” (<https://developers.line.me/>) (the “Website”) and your publishing of your Community Program and your use of Community Program created by other User.

1.2 "LINE" means LINE Corporation, a Japanese corporation with its principal place of business at 4-1-6 Shinjuku, Shinjuku-ku, Tokyo, 160-0022 Japan.

1.3 “Community Program” refers to any programs which are licensed for free to LINE and Users (as defined in 1.4 below) to , featured or displayed through the Website, including without limitation SDK, data, programs, and other materials (if any) that are available on the Website.

1.4 “User” shall mean the user of LINE

2. Accepting this Agreement

2.1 In order to use the Website to publish your Community Program or use other’s Community Program on the Website, you must first agree to this Agreement. You may not use the Website and Community Program of other User if you do not accept this Agreement.

2.2 By starting to publish/use the Community Program or use the Website, you are deemed to have agreed to the terms of this Agreement.

2.3 Your use of the Website and publishing/using of Community Program shall comply with all applicable laws in your jurisdiction and Japan. You are responsible for making sure such use and publishing is in compliance with laws and any applicable regulations and at your risk and responsibility.

2.4 Minors may use the Website and publish/use Community Program only with consent from their parents or legal guardian. Furthermore, if Users use Website/Community Program on behalf of, or for the purposes of a business enterprise, then that business enterprise shall also be deemed to have agreed to the terms of Agreement.

3. Developer Credential

3.1 You may need to create a LINE account in order to get a developer credential that enables you to use the Website/ Community Program. It's your responsibility to keep your password, account credentials, and accounts secure. LINE may treat all activities conducted with your LINE account as activities that have been conducted by you.

3.2 In order to access the Website and use/publish Community Program you may be required to provide certain information (such as identification or contact details) as part of the registration process for the Website, or as part of your continued use of the Website Community Program. You agree that any registration information you give to LINE will always be accurate and up to date.

3.3 You agree that you are responsible for maintaining the confidentiality of any developer credentials that may be issued to you by LINE or which you may choose yourself and that you will be solely responsible for all applications that are developed under your developer credentials. You must deregister your developer credential when you are no longer necessary to access to the Website/Community Program...

3.4 You may create a new developer credential and grant it to your colleague who needs to access to the Website/ Community Program, however, you may not unnecessary create new developer credentials.

3.5 You agree that you are responsible for (and that LINE has no responsibility to you or to any third party for) any misconduct (including leak of information and loss of data) committed through the Website/ Community Program.

4. License

4.1 You retain ownership of and responsibility for Community Program you create or own. If you're posting Community Program you did not create yourself or do not own the rights to, you agree that you are responsible for any Community Program you post; that you will only submit Community Program that you have the right to post; and that you will fully comply with any third party licenses relating to Community Program you post. You shall waive these rights and agree not to assert them against LINE, User and any third party. User shall use Website/Community Program of others at their risk and responsibilities and LINE shall have no responsibilities as to Website and Community Program.

4.2 You shall grant to LINE non-exclusive, royalty free, worldwide, irrevocable and un-limited license to host Community Program on Website and to use Community Program without any restriction. Subject to the terms of this Agreement and upon approval after pre-screen of Community Program by LINE (LINE has the right to reject your uploading of Community Program if LINE deems your Community Program is inappropriate, LINE is not obligated to review, though) grants you a limited, worldwide, royalty-free, non-assignable revocable and non-exclusive license to use the Website solely to host/use Community Program. Even after the Community Program is uploaded on the Website, LINE shall have the right to remove such Community Program at its discretion.

4.2 You agree that LINE or third parties own all legal right, title and interest in and to the Website, including any Intellectual Property Rights that subsist in the Website. "Intellectual Property Rights" means any and all rights under patent law, copyright law, trade secret law, trademark law, and any and all other proprietary rights. LINE reserves all rights not expressly granted to you.

4.3 You may not use the Website and Community Program for any purpose not expressly permitted by this Agreement. Except to the extent required by applicable third party licenses, you may not: (a) copy (except for backup purposes), modify, adapt, redistribute, decompile, reverse engineer, disassemble, or create derivative works of the Website; or (b) load any part of the Website and Community Program onto a mobile handset or any other hardware device except a personal computer, combine any part of the Website with other software, or distribute any software or device incorporating a part of the Website.

4.4 You agree that you shall abide by Community SDK guideline and other instructions/guidelines provided separately from LINE to you (the "Guideline") and shall not under any circumstances upload, post, host, or transmit any Community Program that:

- (i) is unlawful or promote unlawful activities;
- (ii) is or contains sexually obscene Community Program;
- (iii) is libelous, defamatory, or fraudulent;
- (iv) is discriminatory or abusive toward any individual or group;
- (v) contains or installs any active malware or exploits, or uses our platform for exploit delivery (such as part of a command and control system); or
- (vi) infringes on any proprietary right of any party, including patent, trademark, trade secret, copyright, right of publicity, or other rights.

While using Website and Community Program., you agree that you will not under any circumstances:

- (i) harass, abuse, threaten, or incite violence towards any individual or group, including LINE employees, officers, and agents, or other Users;
- (ii) use our servers for any form of excessive automated bulk activity (for example, spamming), or relay any other form of unsolicited advertising or solicitation through our servers, such as get-rich-quick schemes;
- (iii) attempt to disrupt or tamper with LINE's servers;
- (iv) impersonate any person or entity, including any of our employees or representatives, including through false association with LINE, or by fraudulently misrepresenting your identity or site's purpose; or
- (v) violate the privacy of any third party, such as by posting another person's personal information without consent.

4.5 Any Community Program you post publicly, including issues, comments, may be viewed by others. By posting Community Program to be viewed publicly, you grant each User of LINE to use your Community License. The terms of such license shall be as instructed by Guideline. If pre-agreed by LINE, You may grant further additional licenses to User. If you are uploading Community Program you did not create or own, you are responsible for ensuring that the Community Program you upload is licensed as abovementioned to other Users.

4.6 You agree that the Community Program, component, form and nature of the Website that LINE provides and Guideline may change without prior notice to you and that future versions of the Website/Community Program. You agree that LINE may stop (permanently or temporarily) providing the Website /Community Program (or any features within the Website/ Community Program.) to you or to Users at LINE's sole discretion, without prior notice to you.

4.6 LINE may set limits on the number of Community Program you host on the Website.

5.1 You agree that you are solely responsible for (and that LINE has no responsibility to you, User or to any third party for) as to Website, Community Program, or resources that you create and transmit or display through LINE's services. LINE also shall have no liabilities as to your/other User's use/publishing of Community Program. In the event disputes arises from your/User's publishing/use of Community Program, you shall resolve the conflict at your own cost and liability.

5.2 You agree that you are solely responsible for (and that LINE has no responsibility to you, User, or to any third party for) any breach of your obligations under this Agreement, any applicable third party contract, or any applicable law or regulation, and for the consequences (including any loss or damage which LINE or any third party may suffer) of any such breach.

5.3 LINE reserves the right to investigate any Community Program of you on the Website for

compliance with this Agreement. Such investigations may include LINE accessing and using your Community Program, for example, to identify security issues that could affect LINE or its users. You consent to any such investigation. LINE may suspend access to the Website/ Community Program by you or other User's access to your Community Program without notice if LINE reasonably believe that you are in violation of this Agreement.

6. Privacy and Information

6.1 In order to continually innovate and improve the Website and Community Program, LINE may collect certain usage statistics from the software including but not limited to a unique identifier, associated IP address, version number of the software, and information on which tools and/or services in the Website/ Community Program.

6.2 The data collected is examined in the aggregate to improve the Website/ Community Program and is maintained in accordance with LINE's Privacy Policy.

7. You acknowledge that your use of such third party applications, data, or resources may be subject to separate terms between you and the relevant third party. In that case, this Agreement does not affect your legal relationship with these third parties.

8 Terminating this Agreement

8.1 If you want to terminate this Agreement, you may do so by ceasing your use of the Website/ Community Program and deregistering any relevant developer credentials including yours.

8.2 LINE may at any time, terminate this Agreement with you if: (A) you have breached any provision of this Agreement; or (B) LINE is required to do so by law; or (C) the partner with whom LINE offered certain parts of Website (such as APIs) to you has terminated its relationship with LINE or ceased to offer certain parts of the Website; or (D) you have not accessed to the Website for a period of one year or more; or (E) LINE cannot reach you or validate your developer credentials in ways designated by LINE; (F) LINE decides, at LINE's sole discretion, that the provision of the Website or certain Website/ Community Program by LINE is no longer commercially viable.

8. When this Agreement comes to an end, those terms that by their nature are intended to continue indefinitely will continue to apply, including but not limited to: Sections 3.5, 4.2, 4.4 5.1-5.2, 5.3, 5.5, 8.3, 9. 10, 11, and 13.

9. DISCLAIMER OF WARRANTIES

9.1 YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE WEBSITE AND COMMUNITY PROGRAM IS AT YOUR SOLE RISK AND THAT THE WEBSITE AND COMMUNITY PROGRAM IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND FROM LINE.

9.2 YOUR USE OF THE WEBSITE, ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE WEBSITE AND COMMUNITY PROGRAM IS AT YOUR OWN DISCRETION AND RISK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM SUCH USE.

9.3 LINE FURTHER EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

10. LIMITATION OF LIABILITY

YOU EXPRESSLY UNDERSTAND AND AGREE THAT LINE, ITS SUBSIDIARIES AND AFFILIATES, AND ITS LICENSORS SHALL NOT BE LIABLE TO YOU UNDER ANY THEORY OF LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES THAT MAY BE INCURRED BY YOU, INCLUDING ANY LOSS OF DATA, WHETHER OR NOT LINE OR ITS REPRESENTATIVES HAVE BEEN ADVISED OF OR SHOULD HAVE BEEN AWARE OF THE POSSIBILITY OF ANY SUCH LOSSES ARISING.

11. Indemnification

To the maximum extent permitted by law, you agree to defend, indemnify and hold harmless LINE, its affiliates and their respective directors, officers, employees and agents from and against any and all claims, actions, suits or proceedings, as well as any and all losses, liabilities, damages, costs and expenses (including reasonable attorneys' fees) arising out of or accruing from (a) your use/publishing of the Website and Community Program, (b) your Community Program that infringes any copyright, trademark, trade secret, trade dress, patent or other intellectual property right of any person or defames any person or violates their rights of publicity or privacy, (c) any non-compliance by you with this Agreement and (d) your use of Community Program posted by others.

12. Modification

LINE may modify this Agreement or any additional terms that apply to the Website/ Community Program occasionally, for example, to reflect changes to the law or changes to the Website/ Community Program. We'll post notice of modifications to these terms or the additional term. Changes are effective immediately after they are posted. You agree that your continued use of the Website constitutes an acceptance of the modified terms.

13. General Legal Terms

13.1 This Agreement constitutes the whole legal agreement between you and LINE as to your use of the Website and Community Program (excluding any services which LINE may provide to you under a separate written agreement), and completely replaces any prior agreements between you and LINE in relation to the Website/ Community Program.

13.2 You agree that if LINE does not exercise or enforce any legal right or remedy which is contained in this Agreement (or which LINE has the benefit of under any applicable law), this will not be taken to be a formal waiver of LINE's rights and that those rights or remedies will still be available to LINE.

13.3 If any court of law, having the jurisdiction to decide on this matter, rules that any provision of this Agreement is invalid, then that provision will be removed from this Agreement without affecting the rest of this Agreement. The remaining provisions of this Agreement will continue to be valid and

enforceable.

13.4 You acknowledge and agree that each member of the group of companies of which LINE is the parent/affiliates shall be third party beneficiaries to this Agreement and that such other companies shall be entitled to directly enforce, and rely upon, any provision of this Agreement that confers a benefit on (or rights in favor of) them. Other than this, no other person or company shall be third party beneficiaries to this Agreement.

13.5 The rights granted in this Agreement to you may not be assigned or transferred without the prior written approval of LINE. You may not delegate your responsibilities or obligations under this Agreement without the prior written approval of LINE.

13.6 This Agreement, and your relationship with LINE under this Agreement, shall be governed by the laws of Japan without regard to its conflict of laws principals. You and LINE agree to submit to the exclusive jurisdiction of Tokyo District Court to resolve any legal matter arising from this Agreement. Notwithstanding this, you agree that LINE shall still be allowed to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

End of the text

Effective Date: Dec 20, 2017